IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CIVIL REVISION APPLICATION No 2001 of 1995

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

- 1. Whether Reporters of Local Papers may be allowed : NO to see the judgements?
- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

LALITABEN VISANJIBHAI JOTENGIA

Versus

GUJARAT HOUSING BOARD

Appearance:

MR BK OZA for Petitioner
MRS KETTY A MEHTA for Respondent No. 1

CORAM: MR.JUSTICE S.K.KESHOTE Date of decision: 22/12/1999

ORAL JUDGEMENT

1. Though if it would have been necessary for me to decide the matter on merits, I have my own reservation whether the orders passed by the courts below could have been maintained by this court. Be that as it may.

- 2. This revision application arises from the civil suit of the year 1992, which is seven years old. This court has protected the petitioner way back on 19th October, 1995 and it is not in dispute that she was protected also by the trial and appellate court during the pendency of the suit and the appeal.
- 3. In the facts of this case, the interest of justice will be met in case this civil revision application is disposed of in terms that the learned trial court is directed to dispose of the suit out of which this civil revision application arises within a period of nine months from the date of receipt of writ of this order or certified copy thereof, whichever is earlier. Rule is made absolute accordingly with liberty to either of the parties to apply for revival of this revision application in case of difficulty.

zgs/-